EXHIBIT F

From: Roeser, Stephanie

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Cc: Gottlieb, Michael; Hudson, Esra; Roeser, Stephanie; Bruno, Matthew; Nathan, Aaron E.; Connolly, Michaela; Taustine, Melissa; Meryl

Governski; Climaco, Katelyn

Subject: Lively v. Wayfarer Studios, et al., 24-cv-10049 - Case/Koslow Productions

Date: Wednesday, July 23, 2025 7:20:00 PM

Attachments: image001.png

Kevin:

On the call earlier today, we discussed, among other things, the re-production of documents by Ms. Case and Ms. Koslow, which we transmitted to you on July 21. Specifically, we asked if the Wayfarer Parties had any privilege assertions as to the documents included in that re-production beyond those assertions set forth in Ms. Case and Ms. Koslow's privilege logs. You stated that your team had not yet reviewed the re-production. Given the confusion with Ms. Case and Ms. Koslow's initial production, and out of an abundance of caution, please note that Ms. Case and Ms. Koslow's corrected re-production still included some number of communications with Wayfarer counsel copied on them.

We understood from conversations with Ms. Case and Ms. Koslow's counsel that they had conferred with you prior to that re-production, and, as such, we assume that the re-produced documents do not include any privileged materials. Nevertheless, out of an abundance of caution we sequestered those documents and have not reviewed them. While we would have expected you to have informed us of any claim of privilege over those documents, given your statement today on the call that you had not yet reviewed them, we are flagging this for you. We need to review these documents promptly. We therefore ask that you inform us of any claim of privilege as to Ms. Case and Ms. Koslow's re-production and include any such claims on the privilege log you will be providing on Monday.

Thanks, Stephanie

Stephanie Roeser

Partner

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